# **EXHIBIT 65 FILED UNDER SEAL**

### Case 3:17-cv-00939-WHA Document 342-6 Filed 05/03/17 Page 2 of 8 ATTORNEYS EYES ONLY

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1
                    UNITED STATES DISTRICT COURT
 2
                  NORTHERN DISTRICT OF CALIFORNIA
 3
                       SAN FRANCISCO DIVISION
 4
 5
     WAYMO LLC,
                Plaintiff,
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                                    ) Case No.:
                vs.
                                       3:17-cv-00939-WHA
     UBER TECHNOLOGIES, INC.,
 8
     OTTOMOTTO LLC; OTTO TRUCKING )
 9
     LLC,
                Defendants.
10
11
12
13
                        ATTORNEYS' EYES ONLY
14
              VIDEOTAPED DEPOSITION OF ASHEEM LINAVAL
15
                     San Francisco, California
                      Thursday, April 13, 2017
16
                               Volume 1
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18
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23
     Reported by:
     RACHEL FERRIER, CSR No. 6948
     Job No. 2594014
24
     PAGES 1 - 92
25
                                                       Page 1
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| 1 Q Between the time you joined 280 Systems and the 10:58:40   | 1 wasn't involved with day-to-day engineering but still 11:02:43   |
|--|--|
| 2 time that Uber acquired Otto, please tell me the names 10:58:44  | 2 had other involvement. 11:02:46  |
| 3 of the LiDAR projects that you are aware of at Otto, 10:58:51  | 3 Q He had input into the Fuji design; correct? 11:02:47   |
| 4 slash, 280 Systems? 10:58:55   | 4 A He had he had other involvement than 11:02:51  |
| 5 A There was Spider and Fuji. 10:58:56  | 5 day-to-day design. 11:02:54  |
| 6 Q What's Spider? 10:59:06  | 6 Q So, again, I'm not sure that answers my question. 11:02:55   |
| 7 A Spider was Spider was a could you be more 10:59:14   | 7 "Yes" or "no," did Mr. Levandowski have design 11:02:59  |
| 8 specific about that? Like 10:59:29   | 8 input into the Fuji LiDAR design? 11:03:02   |
| 9 Q You you mentioned Spider. 10:59:34   | 9 A He had input that excluded day-to-day 11:03:04   |
| 10 My question is: What is it? 10:59:36  | 10 engineering. 11:03:18   |
| 11 A It is a LiDAR. 10:59:37   | 11 Q What does that mean? 11:03:19   |
| 12 Q What kind of LiDAR is it? 10:59:40  | 12 A There's a lot of minutiae involved with 11:03:20  |
| 13 A It is a LiDAR that we wanted to it was a 10:59:41   | 13 engineering anything, and he would Anthony would 11:03:23   |
| 14 prototype LiDAR. 11:00:08   | 14 is not somebody that would have been responsible for 11:03:25   |
| 15 Q How many optical cavities were in the Spider 11:00:09   | 15 those day-to-day design details. 11:03:30   |
| 16 LiDAR? 11:00:13   | 16 Q Are you aware of a policy excluding 11:03:32  |
| 17 A I don't recall exactly. 11:00:22  | 17 Mr. Levandowski from having any input into certain LiDAR 11:03:35   |
| 18 Q Did it have a single lens for transmit and 11:00:23   | 18 decisions? 11:03:38   |
| 19 receive? 11:00:25   | 19 A I'm not aware of any such policy. 11:03:39  |
| 20 A No. 11:00:26  | 20 Q So there's no policy that you are aware of within 11:03:41  |
| 21 Q How many lenses did it have? 11:00:28   | 21 Uber or Otto that prohibits Mr. Levandowski's input into 11:03:45   |
| 22 A I don't I don't clearly recall the 11:00:30   | 22 its LiDAR designs; correct? 11:03:50  |
| 23 configuration of the optical cavity, but I believe 11:00:46   | 23 A I'm not aware of any such policy. 11:03:51  |
| 24 yeah, I don't specifically recall the configuration of 11:00:53   | 24 Q Okay. And from your your experience at the 11:03:54   |
| 25 the optical cavity. 11:00:56 Page 34  | 25 company, he has input into the LiDAR designs; correct? 11:03:56  Page 36  |
| 145031   | 1 450 30   |
|  |  |
| 1 Q Okay. So you can't tell me how many lenses the 11:00:58  | 1 MS. RAY: Objection; vague. 11:03:59  |
| 1 Q Okay. So you can't tell me how many lenses the 11:00:58 2 Spider LiDAR had? 11:01:01   | 1 MS. RAY: Objection; vague. 11:03:59 2 THE WITNESS: He he has input that generally 11:04:00   |
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| 2 Spider LiDAR had? 11:01:01 3 A I could only tell you what I suspect it had. 11:01:02 4 Q Okay. So you mentioned Spider and Spider and 11:01:11 5 Fuji. 11:01:17 6 There were no other LiDAR designs at Otto; is 11:01:18 7 that correct? 11:01:21 8 A Spider and Fuji were our only two internal LiDAR 11:01:21 9 designs. 11:01:26 10 Q Okay. When did Fuji start? 11:01:26 11 A I don't I don't know of an exact date for 11:01:28 12 that. 11:01:35 13 Q Who came up with the name Fuji? 11:01:35 14 A That was Anthony's choice. 11:01:43 15 Q So Anthony was involved in the Fuji project; 11:01:45 16 right? 11:01:51 17 A Anthony was involved in naming the project. 11:01:51 18 Q Was Anthony involved in the Fuji project? 11:01:54 19 A At a high-level, Anthony was you know, at sort 11:01:59 20 of a overview level, Anthony was involved with the Fuji 11:02:18 21 project. 11:02:21 22 Q What does that mean? 11:02:24   | THE WITNESS: He he has input that generally 11:04:00  a excludes minute and day-to-day design input. 11:04:07  4 BY MR. JAFFE: 11:04:17  5 Q So I'm a little bit confused by this phrase that 11:04:17  6 you are repeating. My question is is very specific. 11:04:20  7 In your experience at Uber and Otto, 11:04:24  8 Mr. Levandowski has input into the LiDAR designs, 11:04:27  9 including the Fuji project; true? 11:04:29  10 MS. RAY: Objection; form. 11:04:31  11 THE WITNESS: Well, I want to be clear about the 11:04:41  12 nature of his input into into into Fuji, which is, 11:04:42  13 his input takes place at a high-level and is not and 11:04:46  14 he's not involved with the nitty-gritty of designing the 11:04:50  15 laser. 11:05:03  17 Q So you are not willing to answer my question 11:05:03  18 "yes" actually, let me start over. Let me start 11:05:05  19 over. Is that all right? 11:05:08  20 We are going to do this again the way that we did 11:05:09  21 it before. 11:05:11  23 the Court and say, "Mr. Levandowski has input into the 11:05:14  |

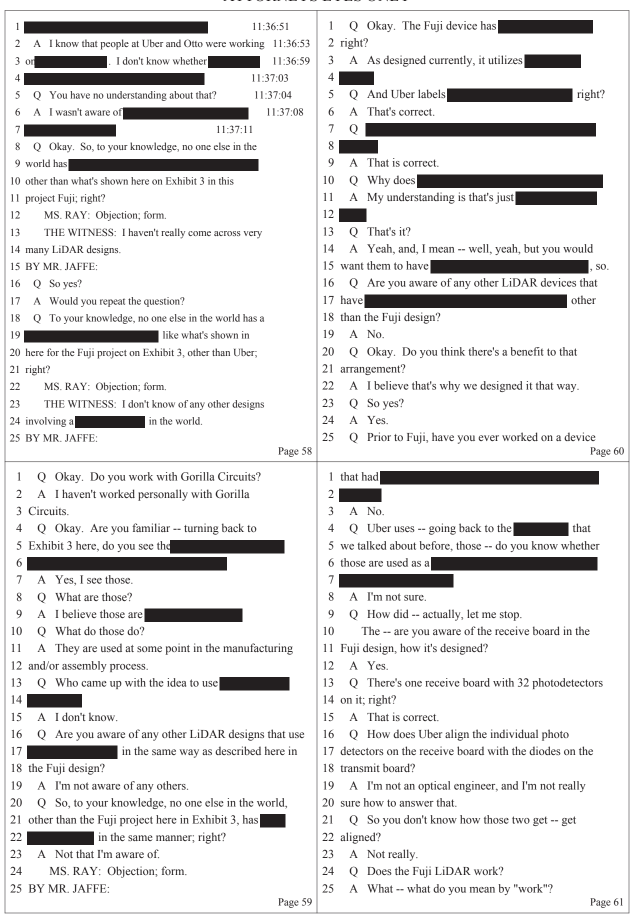
# Case 3:17-cv-00939-WHA Document 342-6 Filed 05/03/17 Page 4 of 8 ATTORNEYS EYES ONLY

| 9 THE WITNESS: Not specifically. 11:27:27 10 BY MR. JAFFE: 11:27:28 11 Q So your understanding is that there's no overlap 11:27:29 11 the Velodyne designs are on a single PCB or multiple 11:30:36 12 in the design between the Fuji project and any of the 11:27:32 13 LiDAR projects that you worked on at Google; true? 11:27:34 14 A I mean, there are certain aspects of a laser — 11:27:38 15 of a LiDAR unit that are going to be the same across all 11:27:44 15 of a LiDAR units. 11:27:47 16 LiDAR units. 11:27:47 17 MR. JAFFE: Okay. I'm going to mark what's 11:27:50 18 Exhibit 3. 11:27:53 19 (Exhibit 3 was marked for identification 11:27:55 20 by the Court Reporter.) 11:27:55 21 BY MR. JAFFE: 11:27:55 22 Q And this is a document that's produced to us 11:27:55 23 as — I realize it doesn't have a number on it, but my 11:27:58 24 understanding is the number is UBER_00000727_AEO. 11:28:02 25 MS. RAY: Let's mark this transcript as AEO, and 11:28:11   |  |  |
|--|--|--|
| 3 on't know — I can't speak to whether that was supposed 11.25:10 4 to be a medium or a long-range laser.  11.25:12 5 Q Fuji didn't exist unit October 2016, rijnk? 11.25:20 6 A I don't remember the specific month.  11.25:31 7 Q You don't know when Fuji started; right? 11.25:31 9 Q So you carl't ell me whether it was October 2016 11.25:31 9 Q So you carl't ell me whether it was October 2016 11.25:33 11 A I know that it was later than April 2016. 11.25:35 11 A I know that it was later than April 2016. 11.25:38 12 Q Okay. So I'm going to narrow it down here so — 11.25:41 13 A Yeah. 14 Q — July? 11.25:48 15 A Are you asking about Fuji? 11.25:49 16 Q Correct. 17 A I would say that Fuji was — was started late 11.25:51 17 A I would say that Fuji was — was started late 11.25:51 18 2016. 11.26:10 20 Where was the first prototype buil? 11.26:10 21 When was the first prototype buil? 11.26:10 22 Q Where did the Fuji design come form? 11.26:17 23 A The Fuji design come form? 11.26:17 24 design used aspects of — aspects from the Owl laser and 11.26:45 25 also in-house development. 11.27:26 3 myecked on at Google? 11.27:12 4 A Could you clarify what you mean by 'design 11.27:12 5 supector. 5 aspects? 11.27:26 8 MS RAY: Objection, form. 11.27:26 10 P YMR. JAFFE: 11.27:28 11 Q A Nery ou aware of any design clonents that are the 11.27:29 12 in the desays hetween the Fuji protope and any of the 11.27:27 13 LiDAR unit that are going to be the same across all 11.27:47 15 to for LiDAR unit that are going to be the same across all 11.27:47 15 to for LiDAR unit that are going to be the same across all 11.27:53 10 BY MR. JAFFE: 11.27:57 11 E Habiti is doesn't have you worked on a Google; 11.27:57 21 EY MR. JAFFE: 11.27:57 22 Q Maching that the first and any of the 11.27:27 23 LiDAR unit that are going to be the same across all 11.27:47 24 to the development that produced to us 11.27:57 25 going the first f |  |  |
| 4 marked as Exhibit 37   11.28.25     5   Q Fuji didn't remember the specific month.   11.25.23     7   Q You don't know when Fuji starred, right?   11.25.29     8   A I don't recall a specific decide.   11.25.31     9   Q So you can't tell me whether it was October 2016   11.25.34     10   or April 2016, fair?   11.28.36     12   Q Okay. So I'm going to narrow it down here so = 11.25.46     13   A Yeah.   11.25.46     14   Q - July?   11.25.48     15   A Are you asking about Fuji?   11.25.49     16   Q Correct.   11.25.52     17   A I would say that Fuji waswas started late.   11.25.54     18   2016.   11.26.10   11.26.10     19   Q Fuji was started late 2016.   11.26.10     10   When was the first prototype buil?   11.26.17     21   A I don't know.   11.26.17     22   Q Where did the Fuji design come from?   11.26.17     23   A The Fuji design seed aspects of the -Fuji   11.26.25     3   world on a Google?   11.27.26     4   A Coada you carrify what you mean by "design   11.27.12     5   a perceive.   11.27.26     6   decoument.   11.28.40     8   A This is is the -this is an assembly diagram for a 11.28.41     9   later transmitter board.   11.28.48     11   a samither with this kin for curved lelt-hand side in 11.28.58     12   D Okay. So I'm going to narrow it down here so = 1 12.544     13   A Yeah.   11.28.48     14   Q - July?   11.28.48     15   A Care you saking about Fuji?   11.25.40     18   Q Fuji was started late 2016.   11.26.10     19   When was the first prototype buil?   11.26.10     20   When was the first prototype buil?   11.26.17     21   Q A when was the first prototype buil?   11.26.17     22   Q Where did the Fuji design acome from?   11.26.17     23   A The Fuji design acome from?   11.26.17     24   design used appects of mapers for mapers and 11.26.45     3   a perceive.   11.29.49     4   A Could you carrify what you mean by "design   11.29.12     5   a perceive.   11.29.49     4   A Could you carrify what you mean by "design   11.29.12     5   a perceive?   11.29.12     6   Q       |  |  |
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| 9   Q   So you can't tell me whether it was October 2016   11:25:34   10   or April 2016; fair?   11:25:35   11   A   Isrow that it was later than April 2016   11:25:34   12   Q   Okay. So I'm going to narrow it down here so — 11:25:41   13   A   Yeah.   11:25:48   11:25:48   13   A   Yeah.   11:25:48   14   Q — July?   11:25:48   14   Petzval surface, which is, if, you know, you have a   11:29:16   16   Q   Correct.   11:26:10   11:26:10   12:25:21   16   Q   Correct.   11:26:10   11:26:10   11:26:10   12:25:22   16   Q   Fujir was started late 2016.   11:26:10   11:26:10   12:25:22   13   A   Hon't know.   11:29:41   12:25:22   14   Idon't know.   11:26:10   11:26:17   12:25:21   A   Idon't know.   11:26:17   A   |  |  |
| 10 or April 2016; fair?   11:25:35   10 Q Where did the idea come from to do a laser   11:28:50   11 A Ixnow that it was later than April 2016.   11:25:48   11 arasmit board with this kind of curved left-hand side   11:28:55   12 Q Okay, So Pm going to narrow it down here so — 11:25:41   12 here shown?   11:28:48   13 A The curve is — is defined by what's called   11:28:51   12 here shown?   11:28:48   13 A The curve is — is defined by what's called   11:28:51   12:549   16 Q Correct.   11:25:54   13 A The curve is — is defined by what's called   11:28:19   12:549   16 Q Correct.   11:25:54   16 her focal surface, which is, if, you know, you have a   11:29:12   17 A I would say that Fuji was — was started late   11:25:54   18 Q Have you ever seen another transmit board in a   11:29:22   17 A I don't know.   11:26:17   20 When was the first prototype built?   11:26:17   21 A I don't know.   11:26:17   22 Q Where did the Fuji design come from?   11:26:17   23 A The Fuji design come from?   11:26:17   24 design used aspects of — specis from the Owl laser and   11:26:55   22 Q Where did the Fuji project and the LiDAR projects you   11:29:30   24 Q What about putting multiple lasers on one PCB.   11:29:32   25 who came up with that idea?   11:29:55   25 who came up with that idea?   11:29:55   25 who came up with that idea?   11:30:04   25 who came up with that idea?   11:30:04   25 who came up with that idea?   11:30:04   26 Well, they have an arrangement of multiple   11:30:04   27 diddes. I don't know whether is on a single PCB or multiple   11:30:30   27 diddes. I don't know whether is on a single PCB or multiple   11:30:04   27 diddes. I don't know whether is on a single PCB or multiple   11:30:04   27 diddes. I don't know whether is on a single PCB or multiple   11:30:04   28 diddes in 11:30:05   28 diddes in 11:30:05   29 (Nam. JAFFE:   12:755   12 DAW MRI JAFFE:     |  |  |
| 11   |  |  |
| 12 Q Okay. So I'm going to narrow it down here so  |  |  |
| 13   | _  |  |
| 14   Q - July?   |  |  |
| 15   |  | -  |
| 16   Q   Correct.   11:25:52   16   the focal surface of - of that lens is going to - is   11:29:21   17   A   I would say that Fuji was was started late   11:25:54   18   2016.   11:26:10   18   2016.   11:26:15   19   Q   Fuji was started late   2016.   11:26:15   19   Q   Fuji was started late   2016.   11:26:15   19   Q   When was the first prototype built?   11:26:15   12   A   I don't know.   11:26:17   11:26:17   21   A   I don't know.   11:26:17   22   Q   Where did the Fuji design come from?   11:26:17   23   A   The Fuji design used aspects of the Fuji   11:26:17   24   design used aspects of aspects from the Owl laser and   11:26:45   25   also in-house development.   11:26:15   25   also in-house development.   11:27:01   2   same between the Fuji project and the LiDAR projects you   11:27:01   2   same between the Fuji project and the LiDAR projects you   11:27:01   3   worked on at Google?   11:27:16   4   A   Comado   11:27:16   5   B   MS   RAY: Objection, form.   11:27:26   8   MS   RAY: Objection, form.   11:27:26   9   THE WITNESS: Not specifically.   11:27:28   11   Q   So your understanding is that there's no overlap   11:27:30            |  |  |
| 17   A   I would say that Fuji was - was started late   11:25:54   18   2016   11:26:10   11:26:10   11:26:10   20   When was the first prototype built?   11:26:15   20   When was the first prototype built?   11:26:17   21:26:17   22   Q   Where did the Fuji design used aspects of the - Fuji   11:26:17   23   A   The Fuji design used aspects of the - Fuji   11:26:17   24   design used aspects of - aspects from the Owl laser and   11:26:55   Page 50   25   also in-house development.   11:26:51   Page 50   10   Q   Are you aware of any design elements that are the   11:27:07   25   aspects?   12:27:16   26   Q   Where was the fuji project and the LiDAR projects you   11:27:12   27   A   Could you clarify what you mean by 'design   11:27:12   28   MS. RAY: Objection; form.   11:27:26   S   THE WITNESS: Not specifically.   11:27:28   10   Q   So your understanding is that there's no overlap   11:27:32   11   Q   So your understanding is that there's no overlap   11:27:34   13   LiDAR units.   11:27:55   18   Exhibit 3.   11:27:55   21   MS. RAY: Objection; form.   11:27:55   22   Q   And this is a document that's produced to us   11:27:55   23   MS. RAY: Objection; form.   11:27:55   24   MS. RAY: Objection; form.   11:27:32   13   LiDAR units.   11:27:55   24   MS. RAY: Objection; form.   11:27:32   13   LiDAR units.   11:27:55   24   MS. RAY: Objection; form.   11:27:55   25   MS. RAY: Objection; form.   11:27:55   26   MS. RAY: Objection; form.   11:27:55   27   MS. RAY: Objection; form.   11:27:55   28   MS. RAY: Objection; form.   11:27:55   29   And this is a document that's produced to us   11:27:55   21   MS. RAY: Objection; form.   11:31:18   22   MS. RAY: Objection; form.   11:31:18   23   MS. RAY: Objection; form.   11:31:18   23   MS. RAY: Objection; form.   11:31:18   24   MS. RAY: Objection; form.   11:31:18   25   MS. RAY: Objection; form.   11:27:55   21   MS. RAY: Objection; form.   11:31:18   22   MS. RAY: Cobjection; form.   11:27:55   22   MS. RAY: Objection; form.   11:31:18   23   MS. RAY: O   |  |  |
| 18 2016.   |  |  |
| 19   Q   Fuji was started late 2016.   11:26:10   19   similar shape to this one for LiDAR design?   11:29:30   20   Where did the Fuji design come from?   11:26:17   21   A   Idon't know.   11:26:17   22   Q   Where did the Fuji design used aspects of the Fuji   11:26:17   23   A   The Fuji design used aspects of the Fuji   11:26:17   24   design used aspects of aspects from the Owl laser and   11:26:15   Page 50   23   also in-house development.   11:26:15   Page 50   24   Q   What about putting multiple lasers on one PCB;   11:29:55   Page 50   12:29:55   Page 50   Pag            |  |  |
| 20   |  | -  |
| 21   |  |  |
| 22 Q Where did the Fuji design come from?  |  |  |
| 23   A The Fuji design used aspects of the — Fuji   11:26:21   24   design used aspects of — aspects from the Owl laser and   11:26:45   11:29:55   25   also in-house development.   11:26:51   Page 50   1   Q Are you aware of any design elements that are the   11:27:07   2   same between the Fuji project and the LiDAR projects you   11:27:07   3   worked on at Google?   11:27:12   4   A Could you clarify what you mean by "design   11:27:12   4   A Could you clarify what you mean by "design   11:27:12   4   A Could you clarify what you mean by "design   11:27:12   5   aspects.   11:27:16   5   appects.   11:27:26   8   MS. RAY: Objection; form.   11:27:26   11:27:27   9   THE WITNESS: Not specifically.   11:27:27   12   in the design between the Fuji project and any of the   11:27:38   13   LiDAR projects that you worked on at Google; true?   11:27:34   13   LiDAR projects that you worked on at Google; true?   11:27:34   13   LiDAR projects that you worked on at Google; true?   11:27:34   13   LiDAR projects that you worked on at Google; true?   11:27:34   13   LiDAR projects that you worked on at Google; true?   11:27:34   14   A I mean, there are certain aspects of a laser —   11:27:38   15   of a LiDAR units.   11:27:55   16   LiDAR units.   11:27:55   12   MS. RAY: Objection; form.   11:30:05   11:27:55   18   Q Okay. Are you aware of any other designs that   11:30:05   11:27:55   18   Q Okay. Are you aware of any other designs that   11:31:07   11:31:18   11:31:13   11:31:13   11:31:13   11:31:13   11:31:13   11:31:13   11:31:33   13   2   MS. RAY: Objection; form.   11:31:33   2   MS. RAY: Let's mark this transcript as AEO, and 11:28:11   25   Q Referring to this design number, what I've marked   11:31:45   25   Q Referring to this design number, what I've marked   11:31:45   1   |  |  |
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| 9 THE WITNESS: Not specifically. 11:27:27 10 BY MR. JAFFE: 11:27:28 11 Q So your understanding is that there's no overlap 11:27:29 11 the Velodyne designs are on a single PCB or multiple 11:30:36 12 in the design between the Fuji project and any of the 11:27:32 13 LiDAR projects that you worked on at Google; true? 11:27:34 14 A I mean, there are certain aspects of a laser — 11:27:38 15 of a LiDAR unit that are going to be the same across all 11:27:44 15 of a LiDAR units. 11:27:47 16 LiDAR units. 11:27:47 17 MR. JAFFE: Okay. I'm going to mark what's 11:27:50 18 Exhibit 3. 11:27:53 19 (Exhibit 3 was marked for identification 11:27:55 19 by the Court Reporter.) 11:27:55 20 Q And this is a document that's produced to us 11:27:55 21 BY MR. JAFFE: 11:27:55 22 Q And this is a document that's produced to us 11:27:58 24 understanding is the number is UBER_00000727_AEO. 11:28:02 25 MS. RAY: Let's mark this transcript as AEO, and 11:28:11  | 7 sort of things. 11:27:26   | 7 diodes. I don't know whether it's on a single PCB. 11:30:20      |
| 10 BY MR. JAFFE: 11:27:28  11 Q So your understanding is that there's no overlap 11:27:29  12 in the design between the Fuji project and any of the 11:27:32  13 LiDAR projects that you worked on at Google; true? 11:27:34  14 A I mean, there are certain aspects of a laser 11:27:38  15 of a LiDAR unit that are going to be the same across all 11:27:44  16 LiDAR units. 11:27:47  17 MR. JAFFE: Okay. I'm going to mark what's 11:27:50  18 Exhibit 3. 11:27:53  19 (Exhibit 3 was marked for identification 11:27:53  10 Q So you are not aware whether the laser diodes in 11:30:32  11 the Velodyne designs are on a single PCB or multiple 11:30:42  13 A I may have misspoken. 11:30:43  14 Q So let me ask my question again, then. 11:30:45  15 Are you aware of whether the laser diodes in the 11:30:55  16 Velodyne designs are on a single PCB or multiple PCBs? 11:31:05  17 A I'm not aware. 11:31:05  18 Q Okay. Are you aware of any other designs that 11:31:07  19 have multiple laser diodes on one PCB other than 11:31:08  20 Okay. Are you aware of any other designs that 11:31:17  21 BY MR. JAFFE: 11:27:55  22 Q And this is a document that's produced to us 11:27:55  23 as I realize it doesn't have a number on it, but my 11:27:58  24 understanding is the number is UBER_00000727_AEO. 11:28:02  25 MS. RAY: Let's mark this transcript as AEO, and 11:28:11  26 Q Referring to this design number, what I've marked 11:31:45  | 8 MS. RAY: Objection; form. 11:27:26                                 | 8 Q Have you ever looked inside a Velodyne LiDAR? 11:30:23         |
| 11 the Velodyne designs are on a single PCB or multiple 11:30:36 12 in the design between the Fuji project and any of the 11:27:32 13 LiDAR projects that you worked on at Google; true? 11:27:34 14 A I mean, there are certain aspects of a laser 11:27:38 15 of a LiDAR unit that are going to be the same across all 11:27:44 16 LiDAR units. 11:27:47 17 MR. JAFFE: Okay. I'm going to mark what's 11:27:50 18 Exhibit 3. 11:27:53 19 (Exhibit 3 was marked for identification 11:27:55 19 (Exhibit 3 was marked for identification 11:27:55 20 And this is a document that's produced to us 11:27:55 21 BY MR. JAFFE: 11:27:55 22 Q And this is a document that's produced to us 11:27:58 23 as I realize it doesn't have a number on it, but my 11:27:58 24 understanding is that there's no overlap 11:27:29 11 the Velodyne designs are on a single PCB or multiple 11:30:36 12 PCBs; is that fair? 11:30:42 13 A I may have misspoken. 11:30:43 14 Q So let me ask my question again, then. 11:30:45 15 Are you aware of whether the laser diodes in the 11:30:55 16 Velodyne designs are on a single PCB or multiple PCBs? 11:31:05 17 A I'm not aware. 11:31:05 18 Q Okay. Are you aware of any other designs that 11:31:07 19 have multiple laser diodes on one PCB other than 11:31:08 20 Chauffeur and this design Fuji? 11:31:17 21 BY MS. RAY: Objection; form. 11:31:18 22 THE WITNESS: I'm not aware of any other specific 11:31:20 23 instances. 11:31:43 24 understanding is the number is UBER_00000727_AEO. 11:28:02 25 MS. RAY: Let's mark this transcript as AEO, and 11:28:11 26 Q Referring to this design number, what I've marked 11:31:45  | 9 THE WITNESS: Not specifically. 11:27:27                            | 9 A Not with detail. 11:30:30                                      |
| 12 in the design between the Fuji project and any of the 11:27:32 13 LiDAR projects that you worked on at Google; true? 11:27:34 14 A I mean, there are certain aspects of a laser 11:27:38 15 of a LiDAR unit that are going to be the same across all 11:27:44 16 LiDAR units. 11:27:47 17 MR. JAFFE: Okay. I'm going to mark what's 11:27:50 18 Exhibit 3. 11:27:53 19 (Exhibit 3 was marked for identification 11:27:53 20 by the Court Reporter.) 11:27:55 21 BY MR. JAFFE: 11:27:55 22 Q And this is a document that's produced to us 11:27:55 23 as I realize it doesn't have a number on it, but my 11:27:58 24 understanding is the number is UBER_00000727_AEO. 11:28:02 25 MS. RAY: Let's mark this transcript as AEO, and 11:28:11  12 PCBs; is that fair? 11:30:42 13 A I may have misspoken. 11:30:43 14 Q So let me ask my question again, then. 11:30:45 15 Are you aware of whether the laser diodes in the 11:30:55 16 Velodyne designs are on a single PCB or multiple PCBs? 11:31:05 17 A I'm not aware. 11:31:05 18 Q Okay. Are you aware of any other designs that 11:31:07 19 have multiple laser diodes on one PCB other than 11:31:17 21 BY MR. JAFFE: 11:27:55 22 THE WITNESS: I'm not aware of any other specific 11:31:20 23 instances. 11:31:43 24 BY MR. JAFFE: 11:31:43 25 Q Referring to this design number, what I've marked 11:31:45   | 10 BY MR. JAFFE: 11:27:28  | 10 Q So you are not aware whether the laser diodes in 11:30:32     |
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| 17       MR. JAFFE: Okay. I'm going to mark what's       11:27:50       17       A I'm not aware.       11:31:05         18 Exhibit 3.       11:27:53       18 Q Okay. Are you aware of any other designs that       11:31:07         19 (Exhibit 3 was marked for identification       11:27:53       19 have multiple laser diodes on one PCB other than       11:31:08         20 by the Court Reporter.)       11:27:55       20 Chauffeur and this design Fuji?       11:31:17         21 BY MR. JAFFE:       11:27:55       21 MS. RAY: Objection; form.       11:31:18         22 Q And this is a document that's produced to us       11:27:55       22 THE WITNESS: I'm not aware of any other specific       11:31:43         24 understanding is the number is UBER_00000727_AEO.       11:28:02       24 BY MR. JAFFE:       11:31:43         25 MS. RAY: Let's mark this transcript as AEO, and       11:28:11       25 Q Referring to this design number, what I've marked       11:31:45  | 15 of a LiDAR unit that are going to be the same across all 11:27:44 | 15 Are you aware of whether the laser diodes in the 11:30:55       |
| 18 Exhibit 3. 11:27:53 18 Q Okay. Are you aware of any other designs that 11:31:07  19 (Exhibit 3 was marked for identification 11:27:53 19 have multiple laser diodes on one PCB other than 11:31:08  20 by the Court Reporter.) 11:27:55 20 Chauffeur and this design Fuji? 11:31:17  21 BY MR. JAFFE: 11:27:55 21 MS. RAY: Objection; form. 11:31:18  22 Q And this is a document that's produced to us 11:27:55 22 THE WITNESS: I'm not aware of any other specific 11:31:20  23 as I realize it doesn't have a number on it, but my 11:27:58 23 instances. 11:31:43  24 understanding is the number is UBER_00000727_AEO. 11:28:02 24 BY MR. JAFFE: 11:31:43  25 MS. RAY: Let's mark this transcript as AEO, and 11:28:11 25 Q Referring to this design number, what I've marked 11:31:45   | 16 LiDAR units. 11:27:47   | 16 Velodyne designs are on a single PCB or multiple PCBs? 11:31:00 |
| 19 (Exhibit 3 was marked for identification 11:27:53   | 17 MR. JAFFE: Okay. I'm going to mark what's 11:27:50                | 17 A I'm not aware.  |
| 20 by the Court Reporter.) 11:27:55 20 Chauffeur and this design Fuji? 11:31:17 21 BY MR. JAFFE: 11:27:55 21 MS. RAY: Objection; form. 11:31:18 22 Q And this is a document that's produced to us 11:27:55 22 THE WITNESS: I'm not aware of any other specific 11:31:20 23 as I realize it doesn't have a number on it, but my 11:27:58 23 instances. 11:31:43 24 understanding is the number is UBER_00000727_AEO. 11:28:02 24 BY MR. JAFFE: 11:31:43 25 MS. RAY: Let's mark this transcript as AEO, and 11:28:11 25 Q Referring to this design number, what I've marked 11:31:45   | 18 Exhibit 3. 11:27:53   | 18 Q Okay. Are you aware of any other designs that 11:31:07        |
| 21 BY MR. JAFFE: 11:27:55 21 MS. RAY: Objection; form. 11:31:18 22 Q And this is a document that's produced to us 11:27:55 22 THE WITNESS: I'm not aware of any other specific 11:31:20 23 as I realize it doesn't have a number on it, but my 11:27:58 23 instances. 11:31:43 24 understanding is the number is UBER_00000727_AEO. 11:28:02 24 BY MR. JAFFE: 11:31:43 25 MS. RAY: Let's mark this transcript as AEO, and 11:28:11 25 Q Referring to this design number, what I've marked 11:31:45   | 19 (Exhibit 3 was marked for identification 11:27:53                 | 19 have multiple laser diodes on one PCB other than 11:31:08       |
| 22 Q And this is a document that's produced to us 11:27:55 23 as I realize it doesn't have a number on it, but my 11:27:58 24 understanding is the number is UBER_00000727_AEO. 11:28:02 25 MS. RAY: Let's mark this transcript as AEO, and 11:28:11 26 THE WITNESS: I'm not aware of any other specific 11:31:20 27 THE WITNESS: I'm not aware of any other specific 11:31:20 28 instances. 11:31:43 29 BY MR. JAFFE: 11:31:43 20 Q Referring to this design number, what I've marked 11:31:45  | 20 by the Court Reporter.) 11:27:55                                  | 20 Chauffeur and this design Fuji? 11:31:17                        |
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| 24 understanding is the number is UBER_00000727_AEO. 11:28:02 25 MS. RAY: Let's mark this transcript as AEO, and 11:28:11 26 Q Referring to this design number, what I've marked 11:31:45  | 22 Q And this is a document that's produced to us 11:27:55           | 22 THE WITNESS: I'm not aware of any other specific 11:31:20       |
| 25 MS. RAY: Let's mark this transcript as AEO, and 11:28:11 25 Q Referring to this design number, what I've marked 11:31:45  | 23 as I realize it doesn't have a number on it, but my 11:27:58      | 23 instances. 11:31:43   |
|  | 24 understanding is the number is UBER_00000727_AEO. 11:28:02        | 24 BY MR. JAFFE: 11:31:43  |
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|   | T  |
|---|--|
| 1 as Exhibit 3, are you familiar with the placement of the 11:31:48   | 1 Q Who was involved? 11:34:40   |
| 2 laser diodes on the transmit board? 11:31:51  | 2 A I know Scott Baumkey [phonetic] was involved with 11:34:                         |
| 3 A Sorry. Would you repeat that? 11:31:53  | 3 that. 11:34:45   |
| 4 Q Referring to what we have marked as Exhibit 3, 11:32:00   | 4 Q Who else? 11:34:45   |
| 5 this design, the Fuji design, are you familiar with the 11:32:03  | 5 A Gaton. 11:34:46  |
| 6 placement of the laser diodes on the transmit board? 11:32:06   | 6 Q Anyone else? 11:34:47  |
| 7 A I'm familiar with the the process generally 11:32:09  | 7 A I'm not sure. 11:34:49   |
| 8 with which we decided where to place those decides. 11:32:12  | 8 Q Okay. So Mr. Baumkey and Mr. Penticote 11:34:51                                  |
| 9 Q Do the diodes 11:32:17  | 9 [phonetic] were involved in the design of the 11:34:55                             |
| 10 A I'm not sure. 11:32:21   | shown here on Exhibit 3; right? 11:34:57   |
| 11 Q Are you aware of any benefits or or lack of 11:32:22   | 11 A They were both involved with that process. 11:34:59                             |
| 12 benefits from either 11:32:24  | 12 Q Do you know who came up with the idea? 11:35:01                                 |
| 13 11:32:29   | 13 A I'm not aware. 11:35:03   |
| 14 A Okay. I'm going to correct myself. Actually, 11:32:31  | 14 Q Do you know whether Mr. Penticote came up with 11:35:(                          |
| 15 we I believe 11:32:44  | 15 the idea and communicated it to Mr. Baumkey, or vice 11:35:0'                     |
| 16 and one potential 11:32:50   | 16 versa? 11:35:10   |
| 17 would be the you might get whatever was used 11:32:55  | 17 A The idea of ? 11:35:10  |
| 18 whatever adhesive was used to attach the laser dye to 11:33:02   | 18 Q Yes. This   |
| 19 the board on the front of the diode. I my 11:33:07   | 19 A That specific 11:35:14  |
| 20 understanding is it's is it's common practice to 11:33:12  | 20 Q Correct. 11:35:16   |
| 21 11:33:16   | 21 A I'm not I don't know from whom that I'm 11:35:17                                |
| 22 Q Are you aware of any other LiDAR designs, other 11:33:17   | 22 not I'm not sure who was responsible for deciding the 11:35:25                    |
| 23 than what we have described here in the Fuji design and 11:33:20   | 23 11:35:28  |
| r 11:33:25  | 24 Q But you know that Mr. Penticote and Mr. Baumkey 11:35:2                         |
| 25 11:33:28 Page 54   | 25 came up with it; correct? 11:35:32  |
| 1 A I haven't looked at any other any other LiDAR 11:33:30<br>2 in detail enough to see that. 11:33:34  | 1 A I know that they were involved in the process of 11:35:34 2 designing . 11:35:35 |
| Q So the answer is: Yes. You are not aware of any 11:33:35  | 3 Q Who else was involved, to your to your 11:35:36                                  |
| 4 other LiDAR designs, other than Fuji and 11:33:38   | 4 knowledge? 11:35:38  |
| 5 , that 11:33:41   | 5 A I don't know. 11:35:40   |
| 6 like what's shown here on Exhibit 3? 11:33:47   | 6 Q Okay. Similar question to what I asked before: 11:35:42                          |
| 7 A I haven't looked at any other lasers in enough 11:33:47 8 detail to see that. 11:33:49  | 7 Are you aware of any other design than 11:35:45                                    |
|   | and this design here in Exhibit 5 that has 11.55.15                                  |
| 9 Q Sir, that's not my question, and I understand 11:33:49 10 what you are saying. 11:33:51   | 9 this 11:35:51<br>10 A I don't recall if 11:35:53                                   |
| 11 But my question is: You are not aware of any 11:33:52  |  |
| 12 other LiDAR designs, other than the Fuji design here in 11:33:54   | 11 11:36:02<br>12 Q Are you aware whether it does or not? 11:36:05                   |
| 13 Exhibit 3 and that the Fuji design here in 11:33:58  | 13 A I'm not aware of 11:36:07   |
| 14 in this fashion; true? 11:34:01  | 14 11:36:10  |
| MS. RAY: Objection; asked and answered. 11:34:03  | 15 Q Do you have any understanding at all whether 11:36:11                           |
| 16 THE WITNESS: No, and I haven't had the 11:34:04  | 16 11:36:15  |
| 17 opportunity to see that in any other laser. 11:34:15   | 17 11:36:19  |
| 18 BY MR. JAFFE: 11:34:19   | 18 A Sorry. Would you repeat the question? 11:36:19                                  |
|   | 19 Q Do you have any understanding at all whether 11:36:32                           |
| 19 Q Okay. The 11:34:19   | ·  |
|   | 20 11:36:34  |
| 20 who came up with that? 11:34:22  | 20 11:36:34<br>21 11:36:38   |
| who came up with that? 11:34:22 A The spacing was was a collaboration between 11:34:25  |  |
| who came up with that? 11:34:22 A The spacing was was a collaboration between 11:34:25  | 21 11:36:38  |
| who came up with that? 11:34:22 A The spacing was was a collaboration between 11:34:25 several people within within Otto and Uber. 11:34:29                                       | 21 11:36:38<br>22 A With anybody else? 11:36:41                                      |
| who came up with that? 11:34:22 A The spacing was was a collaboration between 11:34:25 several people within within Otto and Uber. 11:34:29 A Including Mr. Levandowski? 11:34:33 | 21   |

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#### Case 3:17-cv-00939-WHA Document 342-6 Filed 05/03/17 Page 7 of 8 ATTORNEYS EYES ONLY

- 1 Q I mean, can I turn it on and does it generate
- 2 information?
- 3 MS. RAY: Objection; form.
- 4 THE WITNESS: Are you talking about currently?
- 5 MR. JAFFE: Sure.
- 6 THE WITNESS: All right. Current- -- currently
- 7 a -- well, currently, there -- there exists a partial
- 8 Fuji prototype that if -- if turned on, could generate
- 9 data.
- 10 BY MR. JAFFE:
- 11 Q Have you ever put it on top of a car and tested
- 12 it?
- 13 A It's never been on top of a car.
- 14 Q The -- what we have marked as -- what I marked as
- 15 Exhibit 3, this is not a standard file from Altium;
- 16 right?
- MS. RAY: Objection; form.
- 18 THE WITNESS: This is not -- well, this was
- 19 generated via Altium.
- What do you mean by a "standard file"?
- 21 BY MR. JAFFE:
- 22 Q Like if I just turned on Altium and generated
- 23 dummy projects --
- 24 A This would not --
- 25 Q -- I would not get this file?

1 BY MR. JAFFE:

- 2 Q There was some matches from your computer that
- 3 were produced to us that corresponded to things like
- 4 Exhibit 3; right?
- 5 MS. RAY: Objection; calls for speculation.
- 6 THE WITNESS: I don't -- I don't believe so.
- 7 BY MR. JAFFE:
- 3 Q Well, Exhibit 3 was produced from us -- to us
- 9 from your counsel.
- 10 You understand that; right, or do you not
- 11 understand that?
- 12 A I'm not sure which subset of files was -- was
- 13 procured.
- 14 Q It's not accurate to say that all the files that
- 15 were produced to us from your computer by your counsel
- 16 were standard Altium files; right?
- 17 MS. RAY: Objection; form.
- 18 THE WITNESS: I don't know which subset of files
- 19 were procured from by --
- MR. JAFFE: Let do this. Mark this as Exhibit 4.
- 21 (Exhibit 4 was marked for identification
- by the Court Reporter.)
- 23 BY MR. JAFFE:
- 24 Q Sir, Exhibit 4 is the declaration you signed in
- 25 this matter; correct?

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- 1 A You would not get this file from a dummy project.
- 2 Q Right.
- 3 So this file is a specific file that you
- 4 generated; right?
- 5 A I don't know if I generated this file. It may
- 6 have been one of my colleagues.
- 7 Q Are you aware that Uber's counsel produced this
- 8 file to us from your computer?
- 9 A Yes.
- 10 Q Okay. You would agree, then, that all the files
- 11 that got produced from your computer are not standard
- 12 Altium or output files; right, because they included
- 13 this one here, Exhibit 3?
- 14 A Sorry. Would you repeat that?
- 15 Q Sure.
- You would agree that some of the files that got
- 17 produced from your computer are not standard Altium
- 18 files; right?
- 19 A I would agree some of the files produced are not
- 20 standard files.
- 21 Q So there were some matches from your computer
- 22 that corresponded to things like Exhibit 3; right?
- MS. RAY: Objection; form.
- 24 THE WITNESS: That -- sorry. Would you repeat
- 25 that?

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- A This appears to be my declaration.
- 2 Q Do you see paragraph 4 talks about you using
- 3 Altium?

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- 4 A I see that.
- 5 Q And let's -- turning to paragraph 7, you say: I
- 6 understand that certain Altium, LTSpice and SolidWork
- 7 files from my computer were produced in this action
- 8 because they matched certain file names that Waymo has
- 9 provided for a search of Uber's files or they were MD5
- 10 hash matches for certain files Waymo identified.
- 11 Do you see that?
- 12 A Uh-huh.
- 13 O What's the basis for that statement?
- MS. RAY: Objection. I'm instructing him not to
- 15 answer on the basis of attorney-client privilege.
- 16 THE WITNESS: I'm going to follow my counsel's
- 17 advice.
- 18 BY MR. JAFFE:
- 19 Q Are you aware of what files were produced from
- 20 your Uber computer in this action?
- MS. RAY: So you can tell him what you are aware
- 22 of, but not any other additional attorney-client
- 23 discussions.
- 24 THE WITNESS: Sorry. Would you repeat that.
  - MR. JAFFE: If you can just restate that.

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- 1 (Record read by Reporter as follows:
- 2 "QUESTION: Are you aware of what files
- 3 were produced from your Uber computer in
- 4 this action?")
- 5 THE WITNESS: I'm aware of, generally, what
- 6 was -- what was produced.
- 7 BY MR. JAFFE:
- Q What is the basis for that awareness?
- 9 MS. RAY: Objection. I instruct him not to
- 10 answer on the basis of attorney-client privilege.
- MR. JAFFE: Counsel, we -- we disagree. This is 11 Do you want to do that?
- 12 the source of his declaration. Are you claiming
- 13 privilege over the basis of his statements in his
- 14 declaration?
- 15 MS. RAY: Well, he's told you he's seen the
- 16 files. I'm not going to let you get into discussions
- 17 with him about anything further than that.
- MR. JAFFE: I mean, he actually just testified to
- 19 the opposite of that.
- Q What is your basis for your understanding --20
- MS. RAY: Wait. Can we -- hold on a second,
- 22 please. Wait. Can you hold on just a second. There's 22 computer in this action, "yes" or "no"?
- 23 no pending question.
- 24 He says: I'm generally aware of what was
- 25 produced.

- 1 don't want it to be --
- 2 Sir, have you seen the files produced from your
- 3 computer in this action, "yes" or "no"?
- I don't think there's any privilege issue to talk
- 5 about here.
- MS. RAY: Jordan, it might help if you and I just
- 7 step out of the room so you don't think I'm coaching him
- 8 and I'll explain to you what the issue is.
- 9 MR. JAFFE: Well --
- 10 MS. RAY: I think you would be okay with that.
- 12 MR. JAFFE: I want to hear his answer to the
- 13 question, please.
- 14 MS. RAY: Okav.
- THE WITNESS: Are -- are you asking if I've seen 15
- 16 it -- if I've seen a listing of the files that were
- 17 procured?

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- 18 MR. JAFFE: No.
- 19 Q I'm going to repeat it again because I'm not
- 20 trying to change the question here.
- 21 Sir, have you seen the files produced from your
- 23 A What does the "action" refer to?
- 24 Q In this litigation.
- 25 A And by -- by seeing the files, do you mean that

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- 1 MR. JAFFE: And I'm asking what's the basis for
- 2 that statement.
- 3 MS. RAY: So I'm instructing him not to answer
- 4 because it goes into attorney-client-privileged
- 5 information.
- 6 I'll tell you, we made available --
- 7 MR. JAFFE: I don't want you --
- MS. RAY: -- we made available to him the files. 8
- 9 MR. JAFFE: -- I don't want you to testify. I
- 10 want him to testify today.
- MS. RAY: I'm not looking to testify. He's been
- 12 given an instruction not to answer.
- 13 BY MR. JAFFE:
- 14 Q Sir, have you seen the files produced from your
- 15 computer in this action?
- A Would you mind if I -- if I took a break? 16
- 17 Q Sorry. This is -- this is a basic question I
- 18 need to get an answer from.
- 19 MS. RAY: So can I just clarify? It's because he
- 20 doesn't know what was -- there's certain -- I'm not
- 21 trying to game you here, but I think he doesn't
- 22 understand because he won't know the basis.
- 23 MR. JAFFE: I mean, I'm sorry, I understand, but 23 I've looked at the file listing enough to be able to --
- 24 my question is very simple.
- Q Have you seen -- I'll say it again because I Page 67

- 1 I've, like, looked -- looked at every single one and
- 2 looked at the contents thereof, or do you mean that I'm
- 3 just, like, aware of their existence?
- 4 Q I'm asking if you have seen them.
- 5 A What does it mean to "see them"?
- Q Do you know not know what it is to see something?
- A I -- I -- well, do you mean that I'm aware of --
- 8 that I've, like, seen them in a listing or that I've
- 9 seen the content of them?
- 10 Q Sir, you put in a declaration talking about these
- 11 files; right?
- 12 A Okay. But --
- 13 Q Have you seen them?
- 14 A I've not inspected the contents of every single
- 15 file. Some of them were very similar to others.
- 16 Q So let's be clear, then.
- When you put in your declaration for the Court, 17
- 18 the Court shouldn't be under the misimpression you
- 19 actually looked at the files that you were talking
- 20 about; right?
- 21 MS. RAY: Objection; form.
- 22 THE WITNESS: I've looked at the file listing.
- 24 to understand generally what I was looking at.
- 25 BY MR. JAFFE:

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